Palised

Marcha, 1818.

bond, &c.

CHAP. 138. administrator may have administered in this State, or by whom the guardian in this State may have been appointed, shall, upon the petition in writing of such guardian or guardians in such other State, District of Columbia or Territory, setting forth the premises, and stating the entire amount of the personal property, including that in this State, belonging to such infant, and also the amount of the income of the real estate, if any, of such infant, which hath come or is likely to come into the hands of such guardian or guardians, and accompanied by a copy, duly authenticated, of the record of his or her appointment and qualification as such guardian, and of the bond or other instrument or security so given as aforesaid, verified as to the truth of the facts set forth in said petition by the affidavit of such guardian or guardians, and asto the sufficiency of such security, all things being considered, by the affidavit of the chief clerk or prothanotory of the court, tribunal or authority by whom such security was taken, or of some other disinterested and credible witness or witnesses; and upon the said orphans court being satisfied of the truth of the facts set forth in such petition as aforesaid, and of the sufficiency of such security, order and direct the said executor, administrator or guardian, as the case may be, to pay, transfer or deliver such proceeds of sale or such part thereof as the infant may be entitled to, or such legacy, bequest or distributive share, to such guardian or guardians, at such time and in like manner by order of court as is provided by the laws of this State in the cases where the said parties and infants are residents of this State, and on failure of any executor, ad-Orphass court ministrator or guardian to comply with such order, the same proceeding may be had against said executor, administrator or guardian, upon his bond or otherwise, as is now provided by law for the payment of legacies and bequests. being

If any citizen Sec. 2. And be it enacted, That it any citizen of, of Maryland or resident in this State, shall be prospectively entitled be entitled to any remainder reversion or accounter the state of the second or reversion, &c., to any remainder, reversion or executory devise, in any orphans court such proceeds of sale, or in any such legacy, bequest or to require non distributive share, upon the determination of the estate resident guarto give or interest of such infant or infants therein, it shall be lawful for the said orphans court, in its discretion, before giving such order or direction as hereinbefore provided for, to require that such guardian or guardians non-resident as aforesaid, or some other person or persons, shall execute a bond to the State of Maryland in double the amount or value of such proceeds of sale, bequest, PHILIP

legacy o be appro the amou or distrib estate or fortheom for the b be entitle vise, wh register o terested entitled the regis upon wh maintain party int such act

A supple

WHER

Company teen hun ty-seven. Junior, v son, were effects of represent ty-seven, his bill in who wer said com court in s number o in regard trust, and not been Daniel C parties to of the sa and effec

17